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5	Attorneys for Plaintiff		
6		NOTEDICT COLUMN	
7	UNITED STATES DISTRICT COURT		
8	CENTRAL DISTRICT OF CALIFORNIA		
9 10	THERESA BROOKE, a married woman dealing with her sole and separate claim,	Case No:	
11	Plaintiff,	VERIFIED COMPLAINT	
12	vs.	(JURY TRIAL DEMANDED)	
13 14	DEVKI HOSPITALITY INC., a California corporation,		
15	Defendant.		
16 17	Plaintiff alleges:		
18	<u>Parties</u>		
19	1. Plaintiff Theresa Brooke is a married woman. Plaintiff is legally disabled,		
20	and is therefore a member of a protected class under the ADA, 42 U.S.C. § 12102(2),		
21	the regulations implementing the ADA set forth at 28 CFR §§ 36.101 et seq., the		
22	California Unruh Civil Rights Act. Plaintiff ambulates with the aid of a wheelchair due		
23	to the loss of a leg.		
24	2. Defendant, Devki Hospitality I	nc., owns and/or operates and does	
25	business as the hotel Quality Inn located at 1	520 North La Brea Avenue, Los Angeles,	
26	California 90028. Defendant's hotel is a public accommodation pursuant to 42 U.S.C. §		
27	12181(7)(A), which offers public lodging services. On information and belief,		
28	Defendant's hotel was built or renovated after March 15, 2012.		

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### **JURISDICTION**

- 3. Jurisdiction in this Court is proper pursuant to 28 U.S.C. §§ 1331 and 42 U.S.C. § 12188.
- 4. Plaintiff's claims asserted herein arose in this judicial district and Defendant does substantial business in this judicial district.
- 5. Venue in this judicial district is proper under 28 U.S.C. § 1391(b) and (c) in that this is the judicial district in which a substantial part of the acts and omissions giving rise to the claims occurred.
- 6. Pursuant to *Arroyo v. Rosas*, supplemental jurisdiction is appropriate over Plaintiff's Unruh claim. On a case-specific analysis, there are no compelling reasons to decline jurisdiction.

#### **ALLEGATIONS**

- 7. Plaintiff alleges that Defendant's hotel does not have a compliant access aisle at the passenger loading zone adjacent to the hotel lobby in violation of Sections 209 and 503 of the 2010 Standards. An access aisle has specific requirements to be compliant with the Standards: It must be (1) 60 inches wide and at least 20 feet long, (2) it must have an accessible route adjoining it, and (3) it cannot be within a vehicular way. Section 503.3.
- 8. The requirement for an access aisle at a passenger loading zone is immensely important for a person in a wheelchair such as Plaintiff, as it provides safe access to the entry of the hotel and deters others from placing encumbrances or obstacles there such as a vehicle parking. An access aisle is akin to a cross-walk for pedestrians. Absence of an access aisle where required creates dangerous conditions for a person in a wheelchair such as Plaintiff.
- 9. Plaintiff formerly worked in the hospitality industry. She and her husband are avid travelers to California for purposes of leisure travel and to "test" whether various hotels comply with disability access laws. Testing is encouraged by the Ninth Circuit.

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testing ADA compliance and leisure travel. She anticipates lodging at and has concrete plans to lodge at Defendant's hotel in February 2024, but she will not lodge there if when she arrives, Defendant has not fixed the barriers described herein.

11. During this trip, Plaintiff personally visited Defendant's hotel.

Plaintiff and her husband traveled to Los Angeles in late August 2023 for

- Defendant's hotel has a passenger loading zone because pickup and dropoff occurs there and it is located directly outside of the lobby entrance. There are also design features showing an intent for utilization as a passenger loading zone. For example, there is a *porte cochere*, which by definition is a design feature for passenger loading zones. According to the U.S. Access Board Technical Guidelines on Passenger Loading Zones, passenger loading zones are so common at hotels that even it recognizes "many hotel entrances" have the design features indicating an intent to utilize as PLZs.
- 12. While at Defendant's hotel, she discovered that Defendant's hotel has a barrier to entry to the lobby, which is that the passenger loading zone does not have an access aisle compliant with Section 503.3. It is an absolute requirement to have an access aisle at a passenger loading zone pursuant to Sections 209 and 503. The requirement of an access aisle at a passenger loading zone relates to Plaintiff's disability of not having one leg and being forced to use a wheelchair because access aisles are required so persons in a wheelchair can maneuver without threat of danger from other vehicles and without other encumbrances obstructing their pathway. The lobby, therefore, is inaccessible to Plaintiff by way of the passenger loading zone because there is no access aisle.
- 13. Plaintiff gained actual and personal knowledge of a barrier while visiting Defendant's hotel (no access aisle at passenger loading zone), and as a result, she was deterred from entering the hotel both from the barrier and due to the lack of equality. She anticipates returning to this hotel and has concrete plans to do so in February 2024 (see above), but she will only lodge at the hotel if Defendant puts the required access

aisle into place. Visiting otherwise would be futile because the lack of the access aisle represents a barrier to entering the lobby.

- 14. It is readily achievable and inexpensive to modify the hotel to provide an access aisle, which involves painting and measuring tools.
- 15. Without injunctive relief, Plaintiff and others will continue to be unable to independently use Defendant's hotel in violation of her rights under the ADA.

### FIRST CAUSE OF ACTION

- 16. Plaintiff incorporates all allegations heretofore set forth.
- 17. Defendant has discriminated against Plaintiff and others in that it has failed to make its public lodging services fully accessible to, and independently usable by, individuals who are disabled in violation of 42 U.S.C. § 12182(a) and § 121282(b)(2)(iv) and the 2010 Standards, as described above.
- 18. Defendant has discriminated against Plaintiff in that it has failed to remove architectural barriers to make its lodging services fully accessible to, and independently usable by individuals who are disabled in violation of 42 U.S.C. §12182(b)(A)(iv) and the 2010 Standards, as described above. Compliance with the 2010 Standards would neither fundamentally alter the nature of Defendant's lodging services nor result in an undue burden to Defendant.
- 19. In violation of the 2010 Standards, Defendant's hotel passenger loading zone does not have a disability access aisle compliant with Section 503.3 of the Standards.
- 20. Compliance with 42 U.S.C. § 12182(b)(2)(A)(iv) and the 2010 Standards, as described above, is readily achievable by the Defendant. *Id*. Readily achievable means that providing access is easily accomplishable without significant difficulty or expense.
- 21. Defendant's conduct is ongoing, and Plaintiff invokes her statutory right to declaratory and injunctive relief, as well as costs and attorneys' fees.

1	22.	Without the requested injunctive relief, Defendant's non-compliance with	
2	the ADA's requirements that its passenger loading zone be fully accessible to, and		
3	independently useable by, disabled people is likely to recur.		
4	WHE	REFORE, Plaintiff demands judgment against Defendant as follows:	
5 6	a.	Declaratory Judgment that at the commencement of this action Defendant was in violation of the specific requirements of Title III of the ADA	
7		described above, and the relevant implementing regulations of the ADA;	
8	b.	Permanent injunction pursuant to 42 U.S.C. § 12188(a)(2) and 28 CFR § 36.504(a) which directs Defendant to take all steps necessary to bring its	
9		passenger loading zone into full compliance with the requirements set forth in the ADA;	
10	C	Payment of costs and attorney's fees;	
11			
12	d.	Provision of whatever other relief the Court deems just, equitable and appropriate.	
13	SECOND CAUSE OF ACTION		
14	23.	Plaintiff realleges all allegations heretofore set forth.	
15	24.	Defendant has violated the Unruh by denying Plaintiff equal access to its	
16	public accommodation on the basis of her disability as outlined above.		
17	25.	Unruh provides for declaratory and monetary relief to "aggrieved	
18	persons" who suffer from discrimination on the basis of their disability.		
19	26.	Plaintiff has been damaged by the Defendant's non-compliance with	
20	Unruh.		
21	27.	Pursuant to Cal Civ. Code §52, Plaintiff is further entitled to such other	
22	relief as the Court considers appropriate, including monetary damages in an amount of		
23	\$4,000.00, and not more.		
24	28.	Pursuant to Unruh, Plaintiff is entitled to attorney's fees and costs in an	
25	amount to be proven at trial.		
26	WHEREFORE, Plaintiff demands judgment against Defendant as follows:		
<ul><li>27</li><li>28</li></ul>	a.	Declaratory Judgment that at the commencement of this action Defendant was in violation of the specific requirements of Unruh; and	

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2	b. Permanent injunction pursuant to 42 U.S.C. § 12188(a)(2) and 28 CFR § 36.504(a) which directs Defendant to take all steps necessary to bring its	
3	passenger loading zone into full compliance with the requirements set forth in the ADA;	
4		
5	c. Payment of costs and attorney's fees;	
6	d. Damages in the amount of \$4,000.00; and	
7 8	e. Provision of whatever other relief the Court deems just, equitable and appropriate.	
9	DEMAND FOR JURY TRIAL	
10	Plaintiff hereby demands a jury trial on issues triable by a jury.	
11		
12	RESPECTFULLY SUBMITTED this 4 <sup>th</sup> day of September, 2023.	
13	/s/ P. Kristofer Strojnik	
14	P. Kristofer Strojnik (242728) Attorneys for Plaintiff	
15	<u>Verification</u>	
16	I declare under penalty of perjury that the foregoing is true and correct.	
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18	DATED this 4 <sup>th</sup> day of September, 2023.	
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22	Theresa Marie Brooke	
23	Theresa Warle Drooke	
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